I.R.C.P. 84.I. Augmentation of Record - Additional Evidence Presented to the District Court - Remand to Agency to Take Additional Evidence.

Idaho Rules of Civil Procedure Rule 84(I). Augmentation of Record - Additional Evidence Presented to the District Court - Remand to Agency to Take Additional Evidence.

Any party desiring to augment the transcript or record with additional materials presented to the agency may move the district court within twenty-one (21) days of the filing of the settled transcript and record in the same manner and pursuant to the same procedure for augmentation of the record in appeals to the Supreme Court. Where statute provides for the district court itself to take additional evidence, the party desiring to present additional evidence must move the court to do so within twenty-one (21) days of the filing of the transcript and record with the district court. Where statute provides for the district court to remand the matter for the agency to take further evidence before the district court renders its decisions on judicial review, the district court may remand the matter to the agency.

Source URL: http://www.isc.idaho.gov/ircp841